VERMONT

Bond No. _____

WAGE AND WELFARE BOND

KNOW ALL MEN BY THESE PRESENTS, That we	
"'of	herein called the Principal, and "
a """ corporation authorized to transact business in the St	
herein calle	ed the Surety, are hereby held and firmly bound unto
	, herein called the Obligee, in the penal sum of
	(\$) Dollars, for
obligations and undertakings hereinafter set forth, for the payment	
and severally bind ourselves, our successors and assigns and heirs	
and severally office ourserves, our successors and assigns and neurs	
SIGNED and sealed and dated this day of	
WHEREAS, the above named Principal is employing members of	of the
for the purpose of performing certain	work as defined in that certain agreement
now in full force and effect between Employers and the Union.	
now in fun force and effect between Employers and the Onion.	
NOW, THEREFORE, the conditions of this bond are such that i expense allowance, Welfare and Pension Fund of any and all Unic provisions of the Agreement employed by the Principal, then this full force and effect. It is expressly understood and agreed that the wages, expense allowance, Welfare Fund, Pension Fund as are du notice or filing of evidence with the Surety of the delinquency in preferred to as the Principal. It is further expressly understood and agreed connection shall be limited to the unpaid wages and last day of empension Fund accrued within sixty (60) days immediately prior to case shall the aggregate liability of the Principal and Surety excee	on members or other employees working pursuant to the obligation shall be void, otherwise the same shall remain it e Principal and Surety shall become obligated to pay such ie and unpaid within fourteen (14) days of the receipt of payment of the above obligations by the Employer, herein agreed that the liability of the Principal and Surety in this inployment of each employee and to the unpaid Welfare and o the last date of employment of each employee, and in no ed the sum of
(\$	<u>)</u> Dollars.

THIS BOND may be cancelled by the Surety thirty (30) days after receipt by the Obligee of the Surety's written notice of cancellation sent by Certified or Registered Mail.

Witness:

.....

Principal

By: _____

By: _____

, Attorney-In-Fact